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14
15 **UNITED STATES DISTRICT COURT**
16
17 **DISTRICT OF NEVADA**

18 RIGHHAVEN LLC, a Nevada limited-
19 liability company,

20 Case No.: 2:10-cv-0794-PMP-PAL

21
22 **JOINT STIPULATION OF VOLUNTARY**
23 **DISMISSAL WITH PREJUDICE**

24 Plaintiff,

25 v.

26 TUFF-N-UFF PRODUCTIONS, INC., a
27 Nevada domestic corporation; and BARRY
28 MEYER, an individual,

Plaintiff,
Defendants.

Plaintiff, Righthaven LLC (“Righthaven”), by and through its attorneys of record, Tuff-N-Uff Productions, Inc. (“Tuff-N-Uff”) and Barry Meyer (“Mr. Meyer”); collectively with Righthaven and Tuff-N-Uff known herein as the parties (“Parties”), and pursuant to Rule 41(a)(2) of the Federal Rules of Civil Procedure, hereby stipulate to a voluntary dismissal of all claims asserted against Tuff-N-Uff and Mr. Meyer, with prejudice, in the above-captioned matter.

Specifically, Righthaven requests voluntary dismissal with prejudice pursuant to Rule 41(a)(2) of the Federal Rules of Civil Procedure. Rule 41(a)(2) permits voluntary dismissal with prejudice “by court order, on terms that the court considers proper¹.”

On or about September 7, 2010, the Parties entered into a settlement agreement (the "Agreement"), whereby Tuff-N-Uff and Mr. Meyer shall be released from all claims of copyright infringement in the above-entitled matter, upon full compliance with the terms of the Agreement.

WHEREFORE, the Parties request this Court enter an Order dismissing the above-captioned action filed against Tuff-N-Uff and Mr. Meyer with prejudice.

Dated this 7th day of September, 2010.

IT IS SO ORDERED.

Philip M. Orr

DISTRICT COURT JUDGE

Dated this 9th day of September, 2010.

Submitted by:

RIGHTHAVEN LLC

TUFF-N-UFF PRODUCTIONS, INC.

/s/ J. Charles Coons

J. Charles Coons, Esq.

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¹ Fed. R. Civ. P. 41(a)(2).